

REMARKS

Claims 1-11 are pending. Reconsideration of this application is requested.

Claims 1-11 stand rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. Applicant traverses these rejections, and requests reconsideration and allowance of these claims for at least the following reasons.

Claim 1 recites:

A method for selecting a language in which menus are displayed and audio programs are broadcast on a receiver, comprising the steps of:

accessing an on-screen display for the receiver; and

selecting a language by entering a single selection on the on-screen display, wherein after the selection, the menus are displayed in the selected language and the audio programs are broadcast on the receiver in the selected language.

By way of example only, such a method finds support throughout the specification and drawings, including FIGs. 2 and 3 and accompanying portions of the specification. FIG. 3 of the application has been reproduced herein for the Examiner's convenience. As is explained by the subject application in the paragraph found at page

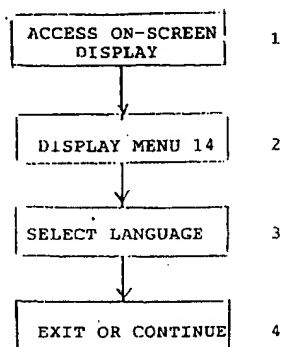


FIG. 3

4, line 22 – page 5, line 12, FIG. 3 shows a flowchart depicting the operation of the present invention. At step 1, a user uses a remote control device to access the on-screen display of the present invention by pressing "Menu" on the remote control device. In response, at step 2, menu 14 is displayed on the receiver. At step 3, the user uses the control keys on the remote control device to select the language in which they want all on-screen displays to be displayed and all audio programs broadcast. At step 4, the

user selects to either exit from menu 14 and save to memory the selection of the

language selected by selecting the "Exit" command, or to bypass menu 14 and be taken to a main menu from which the user can select/deselect non-language related features by selecting the "Continue" command. Accordingly, Applicant submits Claim 1 is fully supported by the specification as originally filed, as the method of Claim 1 includes: accessing an on-screen display for the receiver (Step 1); and, selecting a language by entering a single selection on the on-screen display, wherein after the selection, the menus are displayed in the selected language and the audio programs are broadcast on the receiver in the selected language (Step 3).

For purposes of completeness, Applicant notes the Office action argues FIG. 1 and its respective disclosure does not provide support for "selecting a language by entering a single selection on the on-screen display, wherein after the selection, **the menus are displayed in the selected language** (emphasis is original) and the audio programs are broadcast on the receiver in the selected language." In response, the Examiner's attention is kindly directed to FIGs. 2 and 3, which provide clear support for all on-screen displays to be displayed in a selected language – including displayed menus.

Furthermore, the specification teaches on page 2, in lines 20-22:

FIGURE 2 shows an exemplary embodiment of an on-screen menu by which a single selection commands all menus to be displayed and all programs to be broadcast in one language according to the present invention.

That is, FIG. 2 illustrates menu 14, and step 2 of FIG. 3 displays menu 14 – by which a single selection commands all menus to be displayed and all programs to be broadcast in one language according to the present invention.

In view of the foregoing, it is respectfully submitted that Claim 1 fully meets the requirements of 35 U.S.C. 112. Reconsideration and removal of this 35 USC 112, first paragraph rejection is requested. Claims 2-5, depending from base Claim 1, also meet the requirements of 35 USC 112; reconsideration and removal of this rejection is respectfully requested.

In similar fashion, independent Claim 6 recites:

An apparatus for selecting language in which menus are displayed and audio programs are broadcast on a receiver, comprising:

means for displaying an on-screen display for the receiver; and

means for selecting a language by entering a single selection on the on-screen display, wherein after the selection, the menus are displayed in the selected language and the audio programs are broadcast on the receiver in the selected language.

As described above with regard to Claim 1, FIGs. 2 and 3 and the accompanying portions of the specification provide adequate written description support for the present Claim 6 limitations. For at least those reasons set forth above, reconsideration and removal of this 35 USC 112, first paragraph rejection of Claim 6 is respectfully requested. Claims 7-11, depending from base Claim 6, also fully meet the requirements of 35 USC 112; reconsideration and removal of this rejection is respectfully requested.

Applicant acknowledges that no further art rejections have been applied to present Claims 1-11. In view of the foregoing, Claims 1-11 are in condition for allowance, early notification of which is respectfully requested.

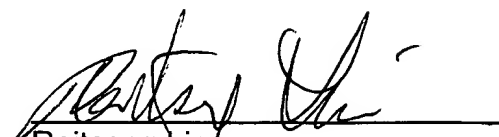
CONCLUSION

In view of the foregoing remarks, it is believed that all of the Examiner's bases for rejection have been overcome. Further, as no prior art rejections were presented, Applicant submits this application stands in condition for allowance. Accordingly, reconsideration and allowance are respectfully solicited. If, however, the Examiner is of the opinion that such action cannot be taken, the Examiner is invited to contact the applicant's attorney at (609) 734-6813, so that a mutually convenient date and time for a telephonic interview may be scheduled.

Serial No. 09/748,951
Customer No. 24498

No fee is believed due. However, if a fee is due, please charge the fee to
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Respectfully submitted,

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July 31, 2006

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I hereby certify that this amendment is being deposited with the United States Postal Service as First Class Mail, postage prepaid, in an envelope addressed to Mail Stop Amendment, Commissioner for Patents, Alexandria, Virginia 22313-1450 on:

July 31, 2006
Date

E. Buchalovsky